PRINTER'S AFFIDAVIT (2021-2022)

I, _	Dean Syd2, being duly sworn, depose and say:
1.	That I prepared the attached petition proof.
2.	That the size of the petition is 8.5 inches by 14 inches.
3.	That the circulator compliance statement ("If the circulator of this petition does not comply \dots ") is printed in 12-point type.
4.	That the heading of the petition is presented in the following form and printed in capital letters in 14-point boldface type:
	INITIATIVE PETITION AMENDMENT TO THE CONSTITUTION or
	or INITIATION OF LEGISLATION or
	REFERENDUM OF LEGISLATION PROPOSED BY INITIATIVE PETITION
5.	That the summary of the purpose of the proposal is printed in 12-point type and does not exceed 100 words in length.
6.	That the words, "We, the undersigned qualified and registered electors" are printed in 8-point type.
7.	That the two warning statements and language contained therein are printed in 12-point boldface type.
8.	That the words, "CIRCULATOR - Do not sign or date" are printed in 12-point boldface type.
9.	That the balance of the petition is printed in 8-point type.
10.	That the font used on the petition is
11.	That to the best of my knowledge and belief, the petition conforms to the petition form standards prescribed by Michigan Election Law. Printer's Signature Panadactive Franchise for All Name of Sponsor of Proposal
Sigi Not Acti	poscribed and sworn to (or affirmed) before me on this day of

THERESE LYNN BLICK
NOTARY PUBLIC, STATE OF MI
COUNTY OF WAYNE
MY COMMISSION EXPIRES Dec 24, 2025
ACTING IN COUNTY OF COMMISSION

The circulator of this petition is (m	nark one): 🛘 paid signature gather	er 🖵 volunteer signature gatherer.	<u> </u>				
	omply with all of the requirements o	of the Michigan election law for petition	n circulators, any signature obtai	ned by that petition	circulator	on the	at petition
is invalid and will not be counted.		INITIATIVE PETITION AMENDMENT TO THE CONST	ITUTION				
childbirth, postpartum care, contr a patient's life or physical or mer exercising rights established by the For the full text of the proposed constitutional arm	raception, sterilization, abortion, matal health; forbid state discriminations amendment; and invalidate all tendment and provisions of the existing constitution	oductive freedom, including right to miscarriage management, and infertility ion in enforcement of this right; prohibe state laws that conflict with this ame which would be altered or abrogated if it is adopted, set 8; Article 6, § § 1 and 28; Article 8, § § 5, 6, and 7; Article 8, § § 5, 6, and 7; Article 8, § § 5, 6, and 8; Article 8, § 8, 8, 8, 8; Article 8, § § 5, 6, and 8; Article 8, § § 5, 6, and 8; Article 8, § 8, 8, 8, 8; Article 8, § § 5, 6, and 8; Article 8, § § 5, 6, and 8; Article 8, § 8, 8, 8, 8; Article 8, § § 5, 6, and 8; Article 8, § § 5, 6	y; allow state to prohibit abortior pit prosecution of an individual, or ndment. se the reverse side of this petition. Provisions of	n after fetal viability or a person helping	unless ne a pregna	eded nt indi	to protect ividual, for
We, the undersigned qualified and registered ele	ctors, residents in the county of	, State of Michigan, respectively petition for amendme	ent to the constitution.				
		han once, signs a name other than other than the actual date the signa					
SIGNATURE	PRINTED NAME	STREET ADDRESS OR RURAL ROUTE	CITY OR TOWNSHIP	ZIP CODE	DA' MONTH	TE OF SI	
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The undersigned circulator of the above petition the petition was signed in his or her presence; the	CIRCULATOR - Do not sign or date certificate until after circulating petition.						
knowledge of a person signing the petition more the person purporting to sign the petition, the pe preceding the signature, and the elector was qua	(Signature of Circulator) (Date)						
If the circulator is not a resident of Michigan petition sheet is invalid and the signatures will no circulator asserts that he or she is not a resident							
the Secretary of State has the same effect as if p	by the caculator and agrees that legal process serv personally served on the circulator.	ed on the Secretary of State or a designated agent of	Complete Residence Address (Street and Ni	umber or Kurai Koutej) - [Do	пот ещет а ро	St Office t	nox]
a circulator who signs as a cir	culator, or a person who signs	the above certificate, a person not a name other than his or her own	(City or Township, State, Zip Code)				
as circulator is guilty of a misc	itilitalior.	(County of Registration, if Registered to Vote	of a Circulator who is not a	Pacident of M	ichigan)		

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contraception, sterilization, abortion, miscarriage management, and infertility; allow state to prohibit abortion after fetal viability unless needed to protect a patient's life or physical or mental health; forbid state discrimination in enforcement of this right; prohibit prosecution of an individual, or a person helping a pregnant individual, for exercising rights established by this amendment; and invalidate all state laws that conflict with this amendment. make and carry out all decisions about pregnancy, Constitutional Amendment to: establish new individual right to reproductive such as prenatal care, childbirth, post nanagement, and infertility; allow state freedom, postpartum care, including right to

The full text of the proposal amending Article I to add Section 28 is as follows:

ARTICLE 1, SECTION 28 RIGHT TO REPRODUCTIVE FREEDOM

- (1) EVERY INDIVIDUAL HAS A FUNDAMENTAL RIGHT TO REPRODUCTIVE FREEDOM, WHICH ENTAILS THE RIGHT TO MAKE AND EFFECTUATE DECISIONS ABOUT ALL MATTERS RELATING TO PREGNANCY, INCLUDING BUT NOT LIMITED TO PRENATAL CARE, CHILDBIRTH, POSTPARTUM CARE, CONTRACEPTION, STERILIZATION, ABORTION CARE, MISCARRIAGE MANAGEMENT, AND INFERTILITY CARE.
- AN INDIVIDUAL'S RIGHT TO REPRODUCTIVE FREEDOM SHALL NOT BE DENIED, BURDENED, NOR INFRINGED UPON UNLESS COMPELLING STATE INTEREST ACHIEVED BY THE LEAST RESTRICTIVE MEANS. JUSTIFIED ВΥ

NOTWITHSTANDING THE ABOVE, THE STATE MAY REGULATE THE PROVISION OF ABORTION CARE AFTER FETAL VIABILITY, PROVIDED THAT IN NO CIRCUMSTANCE SHALL THE STATE PROHIBIT AN ABORTION THAT, IN THE PROFESSIONAL JUDGMENT OF AN ATTENDING HEALTH CARE PROFESSIONAL, IS MEDICALLY INDICATED TO PROTECT THE LIFE OR PHYSICAL OR MENTAL HEALTH OF THE PREGNANT INDIVIDUAL.

- (2) THE STATE SHALL NOT DISCRIMINATE IN THE PROTECTION OR ENFORCEMENT OF THIS FUNDAMENTAL RIGHT.
- (3) THE STATE SHALL NOT PENALIZE, PROSECUTE, OR OTHERWISE TAKE ADVERSE ACTION AGAINST AN INDIVIDUAL BASED ON THEIR ACTUAL, POTENTIAL, PERCEIVED, OR ALLEGED PREGNANCY OUTCOMES, INCLUDING BUT NOT LIMITED TO MISCARRIAGE, STILLBIRTH, OR ABORTION. NOR SHALL THE STATE PENALIZE, PROSECUTE, OR OTHERWISE TAKE ADVERSE ACTION AGAINST SOMEONE FOR AIDING OR ASSISTING A PREGNANT INDIVIDUAL IN EXERCISING THEIR RIGHT TO REPRODUCTIVE FREEDOM WITH THEIR VOLUNTARY CONSENT.
- (4) FOR THE PURPOSES OF THIS SECTION:

CONSISTENT WITH ACCEPTED CLINICAL STAN INDIVIDUAL'S AUTONOMOUS DECISION-MAKING STATE INTEREST IS "COMPELLING" ONLY IF IT IS ONSISTENT WITH ACCEPTED CLINICAL STANDA Y IF IT IS FOR STANDARDS 유류 PRACTICE AND EV SE OF PROTECTING THE HEALTH OF EVIDENCE-BASED MEDICINE, AND I F AN INDIVIDUAL DOES NOT INF INFRINGE ON THAT

"FETAL VIABILITY" MEANS: THE POINT IN PREGNANCY WHEN, IN THE PROFESSIONAL JUDGMENT AND BASED ON THE PARTICULAR FACTS OF THE CASE, THERE IS A SIGNIFICANT LIKELIHOOD OF UTERUS WITHOUT THE APPLICATION OF EXTRAORDINARY MEDICAL MEASURES. T OF AN ATTEN AN ATTENDING HEALTH CARE SUSTAINED SURVIVAL PROFESSIONAL AL OUTSIDE THE

(5) THIS SECTION PORTIONS OF THIS SECTION SECTION SHALL BE SELF-EXECUTING. ANY PROVISION OF THIS SECTION HELD INVALID SHALL 盟 SEVERABLE FROM 표 REMAINING

Provisions of existing constitution aftered or abrogated by the proposal if adopted:

ARTICLE I DECLARATION OF RIGHTS

w 2 Equal protection; discrimination.

Sec. 2. No person shall be denied the equal protection of the laws; nor shall any person be denied the enjoyment of his civil or political rights or be discriminated against in the exercise thereof because of religion, race, color or national origin. The legislature shall implement this section by appropriate legislation.

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23 Enumeration of rights not to deny others

Sec. enumeration in this constitution of certain rights shall not be construed to deny or disparage others retained by the people

(*0*) 27 Human embryo and embryonic stem cell research.

Section 27. (1) Nothing in this section shall alter Michigan's current prohibition on human cloning. (2) To ensure that Michigan citizens have access to stem cell therapies and cures, and to ensure that physicians and researchers can conduct the most promising forms of medical research in this state, and that all such research is conducted safely and ethically, any research permitted under federal law on human embryos may be conducted in Michigan, subject to the requirements of federal law and only the following additional limitations and requirements: (a) No stem cells may be taken from a human embryo more than fourteen days after cell division begins; provided, however, that time during which an embryo is frozen does not count against this fourteen day limit. (b) The human embryos were created for the purpose of fertility treatment and, with voluntary and informed consent, documented in writing, the person seeking fertility treatment chose to donate the embryos for research; or (ii) the embryos were not suitable for implantation and would otherwise be discarded unless they are used for research. (c) No person may, for valuable consideration, purchase or sell human embryos for stem cell research or stem cell therapies and cures that are permitted by the extent that any such laws of general applicability, including but not limited to laws concerning scientific and medical practices and patient safety and privacy, to the extent that any such laws of onot: (i) prevent, restrict, obstruct, or discourage any stem cell research or stem cell therapies and cures that are permitted by the provisions of this section; or (ii) create disincentives for any person to engage in or otherwise associate with such research or therapies or cures. (3) Any provision of this section held unconstitutional shall be severable from the remaining portions of this section.

GENERAL ARTICLE III GOVERNMENT

S Common law and statutes, continuance.

Sec. 7. The common law and the statute laws now changed, amended or repealed. in force, not repugnant to this constitution, shall remain ₹, force until they expire Ş their own limitations or are

ARTICLE LEGISLATIVE B **BRANCH**

§ 1 Legislative power

Sec. 1. Except to the extent limited or abrogated by article IV, section 6 or article V, section 2, the legislative power of the State of Michigan is vested in a house of representatives. a senate and

S $\frac{\omega}{2}$ General appropriation bills; priority, statement of estimated revenu

Sec. 31. The general appropriation bills for the succeeding fiscal period covering items set forth in the budget shall be passed or rejected in either house of the legislature before that house passes any appropriation bill for items not in the budget except bills supplementing appropriations for the current fiscal year's operation. Any bill requiring an appropriation to carry out its purpose shall be considered an appropriation bill. One of the general appropriation bills as passed by the legislature shall contain an itemized statement of estimated revenue by major source in each operating fund for the ensuing fiscal period, the total of which shall not be less than the total of all appropriations made from each fund in the general appropriation bills as passed.

§ 51 Public health and general welfare.

suitable laws 51. The public health and general welfare of the for the protection and promotion of the of the the people of the public health. of the state are hereby declared ō 0 primary public The shall

ARTICLE V EXECUTIVE BRANCH

ኒ*ር*ን Sec. Except to the extent limited or abrogated уd / article < N <u>-</u> g executive Ö.

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Executive power.

<u></u> Budget; general and deficiency appropriation

proposed expenditures and estimated revenue of the state. Proposed expenditures from any fund shall not exceed the estimated revenue thereof. On the same date, the governor shall submit to the legislature general appropriation bills to embody the proposed expenditures and any necessary bill or bills to provide new or additional revenues to meet proposed expenditures. The amount of any surplus created or deficit incurred in any fund during the last preceding fiscal period shall be entered as an item in the budget and in one of the appropriation bills. The governor may submit amendments to appropriation bills to be offered in either house during consideration of the bill by that house, and shall submit bills to meet deficiencies in current appropriations.

ARTICLE VI JUDICIAL BRANCH

Judicial power in court of justice; divisions.

Sec. 1. Except to the extent limited or abrogated by article IV, section 6, or article V, section 2, the judicial power of the state is vested justice which shall be divided into one supreme court, one court of appeals, one trial court of general jurisdiction known as the circuit co courts of limited jurisdiction that the legislature may establish by a two-thirds vote of the members elected to and serving in each house. circuit court, exclusively in one probate one court, court

§ 28 Administrative action, review

Sec. 28. All final decisions, findings, rulings and orders of any administrative officer or quasi-judicial and affect private rights or licenses, shall be subject to direct review by the determination whether such final decisions, findings, rulings and orders are authorized by supported by competent, material and substantial evidence on the whole record. Findings absence of fraud unless otherwise provided by law. r agency existing under the constitution or by law, which are judicia courts as provided by law. This review shall include, as a minimum, y law; and, in cases in which a hearing is required, whether the same of fact in workmen's compensation proceedings shall be conclusive in judicial the are

ARTICLE VIII EDUCATION

University of Michigan, Michigan State University, Wayne State University; controlling boards.

Sec. 5. The regents of the University of Michigan and their successors in office shall constitute a body corporate known as the Regents of the University of Michigan; the trustees of Michigan State University and their successors in office shall constitute a body corporate known as the Board of Trustees of Michigan State University; the governors of Wayne State University and their successors in office shall constitute a body corporate known as the Board of Governors of Wayne State University. Each board shall have general supervision of its institution and the control and direction of all expenditures from the institution's funds. Each board shall, as often as necessary, elect a president of the institution under its supervision. He shall be the principal executive officer of the institution, be ex-officio a member of the board without the right to vote and preside at meetings of the board. The board of each institution shall consist of eight members who shall hold office until a successor has been nominated and elected as provided by law. The governor shall fill board vacancies by appointment. Each appointee shall hold office until a successor has been nominated and elected as provided by law.

§ 6 Other institutions of higher education, controlling boards

Sec. 6. Other institutions of higher education established by law having authority to grant baccalaureate degrees shall each be governed by a board of control which shall be a body corporate. The board shall have general supervision of the institution and the control and direction of all expenditures from the institution's funds. It shall, as often as necessary, elect a president of the institution under its supervision. He shall be the principal executive officer of the institution and be ex-officio a member of the board without the right to vote. The board may elect one of its members or may designate the president, to preside at board meetings. Each board of control shall consist of eight members who shall hold office for terms of eight years, not more than two of which shall expire in the same year, and who shall be appointed by the governor by and with the advice and consent of the senate. Vacancies shall be filled in like manner.

7 Community and junior colleges; state board, members, terms, vacancies.

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Sec. 7. The legislature shall provide by law for the establishment and financial support of public community and junior colleges which shall be supervised and controlled by locally elected boards. The legislature shall provide by law for a state board for public community and junior colleges which shall advise the state board of education concerning general supervision and planning for such colleges and requests for annual appropriations for their support. The board shall consist of eight members who shall hold office for terms of eight years, not more than two of which shall expire in the same year, and who shall be appointed by the state board of education. Vacancies shall be filled in like manner. The superintendent of public instruction shall be ex-officio a member of this board without the right to vote.

ARTICLE IX FINANCE AND TAXATION

§ 17 Payments from state treasury.

17. No money shall be paid out of the state treasury except in pursuance of appropriations made by law

ARTICLE XI PUBLIC OFFICERS AND EMPLOYMENT

§ 5 Classified state civil service; scope; exempted positions; appointment and terms of members of state civil service commission; state personnel director; duties of commission; collective bargaining for state police troopers and sergeants; appointments, promotions, demotions, or removals; increases or reductions in compensation; creating or abolishing positions; recommending compensation for unclassified service; appropriation; reports of expenditures; annual audit; payment for personal services; violation; injunctive or mandamus proceedings.

Sec. 5. The classified static civil service shall consist of all positions in the state service except those filled by popular election, heads of principal departments, employees of the engloyees of the engloyees of the state elighticute, employees of the state institutions of higher education, all persons in the armed forces of the state, eight exempt positions, one of which shall be policy-praking. The civil service commission may exempt three additional positions of a policy-making allower with the exempt positions one of which shall be policy-making. The civil service commission may exempt three additional positions of a policy-making allower within each principal department. The civil service commission may exempt three additional positions of a policy-making allower within each principal department. The civil service commission shall be non-salaried and shall consist of the propositions of the same policical party, appointed by the governor for terms of eight years, no two of which shall be responsible to an extending allower within a proposition of the same policical party appointed by the governor for terms of eight years, no two of which shall be responsible to an extending a member of the classified service. Scientifical positions in the classified service according to their respective duties and responsibilities, it rates of compensation for all classes of pusitions, and regulate all conditions of their fire personnel transactions, and regulate all conditions, and other sepects of employment, coveres, elements by compensation and performance exclusively on the basis of ment, efficiency and finess and the propositions of the propositions of the propositions and personnel transactions, and regulate all conditions of their employment the regulate all conditions, and regulate all conditions of their employment, commission and performance and personnel regulate all conditions of their employment, or the regulate and propositions of their expectations of the propositions and their personnel regulate and pr

